

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TENNESSEE
WESTERN DIVISION

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G.S., by and through his parents and next
friends, BRITTANY AND RYAN
SCHWAIGERT, S. T. by and through her
mother and next friends, EMILY TREMEL,
and on behalf of those similarly situated,

Plaintiffs,

v.

GOVERNOR BILL LEE, in his official
capacity as GOVERNOR OF TENNESSEE,

Defendants

Peggy June Griffin, United States Taxpayer
and Citizen of the State of Tennessee and
Rhea County

Pro se Intervenor

No. 21-cv-02552-SHL-atc

MOTION TO INTERVENE
AND
COMPLAINT AND REQUEST TO DISCONTINUE SUIT

Comes above-referenced pro se litigant asking permission to Intervene and enter her strong resistance to the lawsuit brought against her through the vehicle called the ADA/Covid Extortion/Mandates and to request that this case be dismissed en toto.

Citizen pro se is well aware that in the recent years that pro se litigants are considered a sort of hillbilly and object of comical entertainment by 'trained lawyers,' yet this Citizen comes to this Court with a history of justice built on the foundations of the Righteousness of Christ and His Interest in Equity and Truth. Furthermore, the Courts have anciently recognized that citizens are forced to pay into a system which has become alien and has for its vernacular

language and practice which is foreign to their everyday existence, therefore the Courts, recognizing this handicap, made ancient provision for the profane to gain entrance and get the ear of the Court.

White v. CIR Civ.A. No. 80-K-397, US Distr. Court, D, Colorado, April 13, 1982:

“Under liberal construction of requirements of rule, complaint that gives defendant fair notice of what plaintiffs’ claim is, and grounds upon which it rests complies with rule, and under principle, that pro se plaintiffs are not to be held to the same standard as is imposed on trained lawyers, complaint complied with rule.”

The pro se litigant in this case furthermore enters into the record Exhibit I, an affidavit which gives background of a prominent graduate of the 1944 Class of the Chattanooga College of Law, her Mother, whose experience has founded the basis for her understanding in the undertow of corruption which has grieved the common citizen who expects justice and finds that his hopes are dashed without redress as a person. Said affidavit also provides an outline for the submitted data in this Motion.

It further demonstrates the high standards of law and justice formerly held by the State of Tennessee, whose Bible-based attorneys and judges, feared God and knew that Bible precept and precedent framed the foundation for a widow, by law, to demand that she got what was coming to her. She could not be disenfranchised from her rights as a wife. Knowing real American and Tennessee law gave her the knowledge to prevail, as opposed to the fraudulent and artificial quoting of some far-fetched and expensive precedent legal sentence.

The 1866 Civil Rights law as elucidated in the book by J. C. Wells, **MAGNA CHARTA or THE RISE AND PROGRESS OF CONSTITUTIONAL CIVIL LIBERTY**

IN ENGLAND AND AMERICA, embracing The Period from the Norman Conquest to the Centennial Year of American Independence, 1883, shown in Exhibit II, guaranteed absolute freedom unknown before. The American CIVIL RIGHTS LAW provides individual liberty and responsibility, as opposed to the negating of these Rights by the so-called CIVIL RIGHTS ACT of 1964. The overthrow of these freedoms, indeed the sedition entered into law by President Lyndon B. Johnson, after the death of President John Kennedy, is chronicled in a video you tube entitled THE KILLING OF KENNEDY, wherein President Johnson declared a virtual end to the personal freedoms furnished by the Civil Rights LAW of 1866.(A spurious copy is listed on the internet.)

Wise and prominent citizens like Senator Strom Thurmond entered strong protests and warned of the corruption which would emanate from this Act and its enforcement Arm.

Affirmative Action

“By its attempt to regulate and govern the private businesses, which are miscalled public accommodations in this bill, this proposal would inject the Government into the most sensitive areas of human contractual relations, agreements for personal services. In so doing, constitutional interpretations of long standing are being swept aside in favor of tortuous rationalizations which studiously ignore the constitutionally forbidden imposition of involuntary service on citizens.”

And the following classifies the hideous ‘grant/mandates’ as the worst in the history of the world.

“This bill, by vesting the power to withhold or terminate Federal funds, creates a concentration of power of economic coercion unequalled in the history of governments - a power concentration

which defies the experience of mankind with the temptation of power to corrupt.”

The Late S. C. Senator Strom Thurmond

The ‘power of corruption’ has come full circle until the entire population is held in abstract fear of a lawsuit or loss of federal funds from mandates. Such extortion is unAmerican; for the income tax to be withheld and forced to Washington to be distributed to various “ABC agencies” which recycle the money back to the districts with ‘mandates’ declares that men like Strom Thurmond were not so much politicians than prophets.

Furthermore, these insidious bureaucracies FORCED all 95 counties in Tennessee to adopt the insidious lawyers’ extortion and exaction involved with the ADA, now lecherously attached to the COVID redistribution scam. To add power to the condemnation of exaction, let the Word of God upon which our forefathers relied bring testimony.

Webster's 1828 Dictionary

Exaction

EXAC'TION, noun The act of demanding with authority, and compelling to pay or yield; authoritative demand; a levying or drawing from by force; a driving to compliance; as the exaction of tribute or of obedience.

1. Extortion; a wresting from one unjustly; the taking advantage of one's necessities, to compel him to pay illegal or exorbitant tribute, fees or rewards.

Take away your exactions from my people. **Ezekiel 45:9.** ...

2. That which is exacted; tribute, fees, rewards or contributions demanded or levied with severity or injustice. Kings may be enriched by exactions, but their power is weakened by the consequent disaffection of their subjects.

'Exactions' in the Bible

Isa 3:14

The Lord enters into judgment with the elders of His people and their princes,"For it is you who have devoured the vineyard [with your oppression, you have robbed the people and ruined the country];The plunder of the poor is in your houses.

Ezek 45:9

Thus saith the Lord GOD; Let it suffice you, O princes of Israel: remove violence and spoil, and execute judgment and justice, take away your exactions from my people, saith the Lord GOD.

Amos 5:11

Forasmuch therefore as ye trample upon the poor, and take exactions from him of wheat: ye have built houses of hewn stone, but ye shall not dwell in them; ye have planted pleasant vineyards, but ye shall not drink the wine thereof.

The above references to the Highest Authority in Law in America, the ground source for precept and principle, the Bible, condemns roundly with attendant curses from God such a system which was unheard of prior to the 1964 so-called Civil Rights Act.

Furthermore, Tennessee's heritage in resisting tyranny and unusual government force is reflected in the Mandate in the Tennessee Declaration of Rights, Art. 1, Section 2:

“That government being instituted for the common benefit, the doctrine of nonresistance against arbitrary power and oppression is absurd, slavish, and destructive of the good and happiness of mankind.”

Section 16. The declaration of rights hereto prefixed is declared to be a part of the Constitution of the state, and shall never be violated on any pretense whatever. And to guard against transgression of the high powers we have delegated, we declare that everything in the bill of rights contained, is excepted out of the general powers of the government and shall forever remain inviolate.”

Is it any wonder, then, that my Mother was shocked to find that her denial of her crown by the BAR Association; she knew real law and filled the ORDER that she resist ‘arbitrary power’ which she did successfully. Why hasn’t this Judge and the entire Bartlett, Tennessee, school board resisted the arbitrary power which is the ARM OF EXACTION with the tax dollars of the Tennessee taxpayers whose money is EXACTED? Why aren’t they angry with the EXACTION and EXTORTION practiced with their withholding income tax? Why would the Governor of Tennessee not know that he, after swearing a sacred oath on the Word of God, not tremble at the very thought of such extortion – that the Federal Government might withhold money from Tennessee which was rightfully ours in the first place????!!

Furthermore, in true Tennessee Volunteerism and Courage to contend for freedoms the Legislature in the last session passed laws forbidding the force by so-called ‘health’ departments. See Exhibit III – HJR 0013 and attendant signature by the Governor of Tennessee in conjunction with the expressed will of the people. I would remind this Court that it is unlawful to overturn the plain expressed will of WE THE PEOPLE who have voted through their Legislature that they WILL NOT BE FORCED – it is contrary to their natural God-given Rights and love of freedom. What kind of people would execute

such FORCE on a free people? Do their churches not teach them that “where the Spirit of God is, there is LIBERTY?” And that early preachers echoed the words of Circuit Preachers, ordering them to “stand fast in the liberty wherewith Christ hath made you so strange, free and not be entangled again in the yoke of bondage.” Did not Shelby County deliberately enjoin to honor the early courageous military hero of Kings’ Mountain by taking the name of Isaac Shelby? Do the children know of this famous fighting military hero who was ordered by Preacher Samuel Doak to “wield the sword of the LORD and of Gideon.” ???Do the teachers know? Does the Judge know and based on the oath to uphold the precept and principle reflected in the Word of God in Tennessee law and Declaration of Rights? Which law brought this Judge to power – the CIVIL RIGHTS LAW or the so-called CIVIL RIGHTS ACT?

Recent legal actions have included efforts to end the extortion/exaction exercised by the ACLU and other so-called “civil rights” attorneys. The powerful American Legion, the voice of millions of American veterans, moved Congress to end said extortion for legal fees. For example, in 2005, Resolution 326 was adopted in Congress, calling on Congress to withdraw the authority of judges to award attorney fees in all Establishment of Religion Clauses under all fee-shifting federal statutes, e.g., Equal Access to Justice Act, and not just 42 USC Section 1988, which was the lecherous vehicle for extortion and exaction to strip the United States Taxpayer of their money through the insidious recycling of federal money and attendant legal fees under the EAJA as well as 42 USC.1988. These combined resolutions have been reaffirmed in new iterations every two years with each new Congress. It is a policy of the American Legion that Resolutions calling on Congress to act need to be reaffirmed with the election of a new Congress. In the 2005 National American

Legion Convention where American Legion Attorney Rees Lloyd of California was to be a delegate, a new iteration of the original two resolutions were adopted to be applied to the 113th Congress which would be elected in November 2012.

“There simply is no reasonable basis to support the profiteering in attorneys’ fees ordered by judges...The very threat of such fees has made elected bodies, large and small, surrender to the ACLU’S (and like legal brotherhoods- Intervenor’s insert) demands to secularly cleanse the public square.” (*In the Footsteps of the Founders, A Guide to Defending American Values*, published by The American Legion, Public Relations Division,

Such actions by prestigious veteran’s organizations demonstrate the unrighteousness and injustice of the legal plunder whereby so-called ‘civil rights attorneys’ have robbed the individual of their freedom and skills in favor of the system of extortion and exaction, exercising the system of leechcraft practiced by 42 USC 1988. Complainant/Intervenor has been party in such intervention more than once, terrifying the legal system who fear the awakening by the Taxpayer. That day of awakening is at hand.

SUMMARY OF REDRESS AND RECOMMENDATIONS

Every person so effected by the insults to their qualifications subject to enforced employment should be outraged that they were denied their CIVIL RIGHTS LAW in favor of a hackneyed scheme to FORCE them into employment, rather than coming in the Right way of earned qualifications. Such effected persons will never be able to prove they gained their position through skill or personal qualifications for success, but will forever be indebted to a fraudulent and unnatural force, robbing their soul of the satisfaction of climbing up the Right Way. They are now indebted to a lecherous and unnatural force who will rob them of the glory of personal achievement and make them beholden to those who care nothing for their souls or happiness.

The artificial promotion through the so-called "Civil Rights Act" negates any authority the effected judges or employees might have to act or rule in any capacity, and must be removed at once from such authority.

The effrontery and overreach of the Federal judiciary and its attempt to usurp the authority of the Tennessee Constitution for any purpose is unacceptable and their rulings or opinions considered null and void, under the sovereign Rights of the citizens of the State of Tennessee.

The Internal Revenue Service must be restrained from using any force or coercion pertaining to federal income tax and no penalty required for refusal to be a party to said extortion/exaction. Sheriffs must exercise their rightful authority over their County governments and refuse admittance from any Federal agency who would exercise arbitrary power over our American Rights.

The particular overreach in restraining the Governor of Tennessee from a duly constituted Executive Order is particularly reprehensible in that the people of Tennessee voted through their legislature to avoid being FORCED by any entity, including the Shelby County School Board or any other tax-funded entity. Such high-minded conduct is not only unreasonable but is an affront to the liberty-loving people of Tennessee and will not be tolerated, to the extent of their ability to refuse to comply, Let this Complaint remind all who have dared to put their hand to stop the Governor's liberty exercise that they are paid by tax dollars, particularly in light of the recycling of their wealth through the mandate/grant system. Such high-minded conduct represents nothing more than slavery which subjects those who should be the true authorities to the philosophy that they are to "shut up and pay the bills." Who can suffer such insubordination?

Restraining the Internal Revenue Service will also represent a boon to the employees, judges, and massive staffers since they will be able to keep what they earn and spend it as

they well please, once they are free of the extortion/exaction of the grant/mandate system

Prosecution should begin at once with attendant prison terms for all who have been guilty of concocting and benefitting by said extortion/exaction.

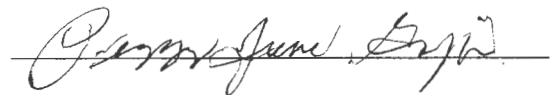
Any teacher who was party to ordering children of the free citizens out of school for refusal to wear masks must be forced to apologize and pay for any tuition or fees which were required for the effected parents being forced into an alternate school. Such conduct is reprehensible and unAmerican.

The overreach exercised by the Federal Judge requires a public apology with promise to bone up on the Tennessee Constitution, seeing such Judge has no jurisdiction over the State, especially in light of the FORCED use of tax dollars against the citizens of Tennessee who are denied redress into their mandated economy.

Intervenor recognizes her God-given Rights to protest aforesaid crookery and extortion/exaction, furthermore, she stands with the God of David before Goliath who said, in what may be called "Tennessee Hebrew," hillbilly vernacular, "you come to me with a Mandate and attached crooked grant/recycling, but I come to you in the Name of Jesus Christ the Righteous, Who is our Lawgiver, our Judge and our King, who saved our forefathers are Kings' Mountain and who put down the legal system with the testimony of my Mother, Peggy Cook Cobb, who came into her legal prowess the Right Way, the Civil Rights Law, without the extortion/exaction exercised by the so-called "Civil Rights Act."

By this great Name and Law, I ask recognition and redress and full benefits of the pro se litigant, United States and Tennessee citizen. I am an American.

Respectfully submitted,



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